

**REMARKS**

Reconsideration and allowance are respectfully requested. This Preliminary Amendment accompanies a Request For Continued Examination. Claims 1, 12, 20, 28, and 39 been amended. Claims 1, 3-20, 22-28, 30-39 and 41 are pending.

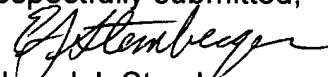
A personal interview with Examiners Choudhary and Dinh was conducted on March 16, 2005. In the interview, the undersigned discussed the claim feature of generating an HTML page having instructions for a browser to interrupt a present application of a second party and initiate a new application session for a second party. To distinguish from Phaal, Examiner Choudhary suggested that the claims be amended to make it clear that the above-mentioned generated HTML page originates with respect to the first party, since in Phaal, the countdown mechanism (which the Examiner interprets as an interrupt) originates at the server (second party), not at the client (first party).

Thus, based on the Interview and to obviate the rejection of the claims as being anticipated by Phaal, the independent claims have been amended to make it clear that the generated HTML page having interrupt instructions originates with respect to the first party.

Since the Rule 116 Response of January 3, 2005 was filed within two months of the final Office Action and an Advisory Action was mailed on January 3, 2004, a Petition is hereby made for a one month extension of time, for which the appropriate fee is enclosed.

All objections and rejections having been addressed, it is respectfully submitted that the subject application is in condition for allowance and a Notice to that effect is earnestly solicited.

Respectfully submitted,



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